MOUNT & STOELKER, P.C. RIVERPARK TOWER, SUITE 1650 333 WEST SAN CARLOS STREET SAN JOSE, CALIFORNIA 95110-2740 TELEPHONE (408) 279-7000	1 2 3 4 5 6 7 8 9 10		y Mayder, ations LLC
	12	Northern District of C	California, San Jose Division
	13	VERIGY U.S. INC., a Delaware corporation	Case No. 5:07-cv-04330 (RMW) (HRL)
	14	Plaintiff, vs.	Declaration of Kevin M. Pasquinelli in Support of Defendants' Administrative Motion For Leave To File Documents Under Seal
	16	ROMI OMAR MAYDER, an individual;	Judge: Hon. Ronald M. Whyte
	17	WESLEY MAYDER, an individual; SILICON TEST SYSTEMS INC., a	
	18	California corporation; SILICON TEST SOLUTIONS LLC, a California limited	
	19	liability corporation,	
	2021	Defendants.	
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SAN JOSE, CALIFORNIA 95110-2740 MOUNT & STOELKER, P.C. RIVERPARK TOWER, SUITE 1650 333 WEST SAN CARLOS STREET TELEPHONE (408) 279-7000 14 15

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I, Kevin M. Pasquinelli, declare as follows:

- I am an attorney with the law firm of Mount & Stoelker, P.C., counsel for the Defendants in this action, Romi Mayder, Wesley Mayder, Silicon Test Systems Inc., and Silicon Test Solutions LLC (collectively, "Defendants"). I have personal knowledge of the facts set forth in this declaration and, if called upon to testify in this Court as to those facts, my testimony would be as stated herein.
- 2. I submit this declaration in support of the Defendants' Administrative Motion For Leave To File Documents Under Seal.
- 3. I have reviewed the documents entitled "Defendants' Brief in Response to Verigy's Evidentiary Objection " and Exhibits B and Exhibit C to the Declaration of Kevin M. Pasquinelli in Support of Defendants Brief in Response to Verigy's Evidentiary Objection. I have determined that these documents contain information that has been designated "Confidential" or "Highly Confidential — Attorneys' Eyes Only" by one or more parties under the Stipulated Protective Order (although the Defendants reserve the right to challenge certain designations asserted by Verigy).
- 4. I have concluded that the parties' confidentiality interest therefore overcomes the right of public access to the record, as a substantial probability exists that the parties' overriding confidentiality interests will be prejudiced if the record is not sealed. The proposed sealing is narrowly tailored, and I am not aware of any less-restrictive means to achieve the parties' overriding interests.

I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct and that this declaration was executed on the date below at San Jose, California.

Dated: January 14, 2008

Kevin M. Pasquinelli